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Washington, Saturday, January 8, 1949

# TITLE 3—THE PRESIDENT EXECUTIVE ORDER 10027

EXTENSION OF TRUST PERIODS ON INDIAN
LANDS EXPIRING DURING THE CALENDAR
YEAR 1949

By virtue of and pursuant to the authority vested in me by section 5 of the act of February 8, 1887, 24 Stat. 388, 389, by the act of June 21, 1906, 34 Stat. 325, 326, and by the act of March 2, 1917, 39 Stat. 969, 976, and other applicable provisions of law, it is hereby ordered that the periods of trust or other restrictions against alienation contained in any patent applying to Indian lands, whether of a tribal or individual status, which, unless extended, will expire during the calendar year 1949, be, and the same are hereby, extended for a further period of twentyfive years from the date on which any such trust would otherwise expire.

This order is not intended to apply to any case in which Congress has specifically reserved to itself authority to extend the period of trust on tribal or individual Indian lands.

This order shall become effective as of January 1, 1949.

HARRY S. TRUMAN

THE WHITE HOUSE, January 6, 1949.

[F. R. Doc. 49-237; Filed, Jan. 7, 1949; 10:36 a. m.]

#### TITLE 7-AGRICULTURE

Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders), Department of Agriculture

[Orange Reg. 262]

PART 966—ORANGES GROWN IN CALIFORNIA AND ARIZONA

#### LIMITATION OF SHIPMENTS

§ 966.408 Orange Regulation 262—
(a) Findings. (1) Pursuant to the provisions of Order No. 66 (7 CFR, Cum. Supp., 966.1 et seq.) regulating the handling of oranges grown in the State of California or in the State of Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendation and in-

formation submitted by the Orange Administrative Committee, established under the said order, and upon other available information, it is hereby found that the limitation of the quantity of such oranges which may be handled, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rule making procedure. and postpone the effective date of this section until 30 days after publication thereof in the FEDERAL REGISTER (60 Stat. 237; 5 U. S. C. 1001 et seq.) because the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient, and a reasonable time is permitted, under the circumstances, for preparation for such effective date.

(b) Order. (1) The quantity of oranges grown in the State of California or in the State of Arizona which may be handled during the period beginning at 12:01 a. m., P. s. t., January 9, 1949, and ending at 12:01 a. m., P. s. t., January 16, 1949, is hereby fixed as follows:

(i) Valencia oranges. (a) Prorate District No. 1: No movement.

(b) Prorate District No. 2: No movement.

(c) Prorate District No. 3: No movement.

(ii) Oranges other than Valencia oranges. (a) Prorate District No. 1: 400 carloads.

(b) Prorate District No. 2: 200 carloads.

(c) Prorate District No. 3: Unlimited movement.

(2) The prorate base of each handler who has made application therefor, as provided in the said order, is hereby fixed in accordance with the prorate base schedule which is attached hereto and made a part hereof by this reference.

(3) As used in this section, "handled," "handler," "carloads," and "prorate base" shall have the same meaning as is given to each such term in the said order; and "Prorate District No. 1," "Prorate District No. 2," and "Prorate District No.

(Continued on next page)

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modities and related matters\_ 110 Title 25—Indians Chapter I-Office of Indian Affairs, Department of the Interior Appendix\_\_\_\_\_

3" shall have the same meaning as given to each such term in § 966,107 (1 F. R. 10258) of the rules and regulation contained in this part. (48 Stat. 31, a amended; 7 U.S.C. 601 et seq.)

Done at Washington, D. C., this 7t day of January 1949.

FLOYD F. HEDLUND, Acting Director, Fruit and Vege-table Branch, Production and Marketing Administration.

PRORATE BASE SCHEDULE

[12:01 a. m. Jan. 9, 1949, to 12:01 a. m. Jan. 16, 1949]

ALL ORANGES OTHER THAN VALENCIA ORANGES Prorate District No. 1

	percent) 100.0000	
A. F. G. Lindsay	1. 5112	
A. F. G. Porterville	. 5394	
Ivanhoe Cooperative Association Dofflemyer & Sons, W. Todd	.5362	

PROBATE BASE SCHEDULE-Continued ALL ORANGES OTHER THAN VALENCIA ORANGEScontinued

Prorate District No. 1-Continued

	Prorate District No. 1—Continued	1
	Prorat	
		cent)
		1.1382 .8797
	Elderwood Citrus Association	2.6870
		2.0010
	Exeter Orange Growers Associa-	1,2694
		1.6718
		1.7253
	Tuanhoe Mutual Crange Associa-	
	tion	1.0881
	Wlink Citrus Association	4.7195
	Tamon Cove Association	1.8011
	Lindsay Citrus Growers Associa-	2.6507
	tion	1.3849
	Lindsay Coop. Citrus Association	1. 1676
	Lindsay District Orange Co Lindsay Fruit Association	1. 7357
	Lindsay Orange Growers Associa-	
	tion	.9095
	Marania Packing House Co	.9701
	Orange Cove Citrus Association	3.3106
	Over Cove Orenge Growers	2. 2773
	Orange Packing Co Orosi Foothill Citrus Association	1.2050
	Orosi Foothill Citrus Association	1. 0771
	Polome Citrus Fruit Association	1.7435
_	Rocky Hill Citrus Association	3. 8039
	Sanger Citrus Association Sequoia Citrus Association	1.0079
	Sequois Citrus Association	2. 2057
	Stark Packing Corp Visalia Citrus Association	1.5732
	Wooddall & Son	1.8764
	Putto County Citrus Association,	Daniel III
	The	1.3818
	Tomos Mills Orchard Co	.8775
	Orland Orange Growers Associa-	. 8997
	tion Inc	.0000
	Andrews Brothers of Calif	1.8121
	Baird-Neece Corp	. 6918
	Beattie Association, Agnes M Grand View Heights Citrus Associa-	
	tion	2. 1858
	Manualia Citrus Association	2.3530
	Porterville Citrus Association, The-	1.5170
	Dichgrove-Jasmine Citrus Associa-	W 10000
)	tion	1.3003
	Sandilands Fruit Co	1.6981
	Strathmore Coon, Association	1.7100
	ctesthmore District Orange ASSO-	1.4944
	ciationAccorda	1.4541
0	Strathmore Fruit Growers Associa-	1.2150
	tionStrathmore Packing House Co	1.7567
_	Sunflower Packing Association, Inc.	2.6074
S	Sunland Packing House Co	2.6082
1	Terra Bella Citrus Association	1.0947
15	Title Diver Citrus Association	1. 2223
is	Kroells Brothers, Ltd.	1.0693
VIJ.	Lindsay Mutual Groves	1.5597
	Martin Ranch	1.3586
h	Woodlake Packing House	2. 1179
	Anderson Packing Co., R. M	.1256
	Baker BrosBatkin, Jr., Fred A	.0911
	California Citrus Groves, Inc., Ltd.	1.4550
	Chose Co Meyer W	.4061
	Edison Groves Inc	.0000
	Evans Brothers Packing Co	.0000
	Eveter Groves Packing Co	1.0619
	Furr, N. C	. 5892
	Ghianda Ranch	. 0362
	Harding & Leggett	1.5276
S	Justman-Frankenthal Co	, 2190 1, 0510
	Lo Bue Bros	.0000
	Marks, W. & M Panno Fruit Co., Carlo	. 2259
se	Randolph Marketing Co	2.0698
) 00	Reimers, Don H.	. 3741
00	Pooke Packing Co. B. G.	. 9835
12	Shong, Samuel C	.0467
24	Webb Packing Co	.0000
94	Wollenman Packing Co.	1.1648
62	Woodlake Heights Packing Corp	. 5736
2	Zaninovich Bros	.7750



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PRORATE BASE SCHEDULE—Continued ALL ORANGES OTHER THAN VALENCIA ORANGEScontinued

#### Prorate District No. 2

Profitte District No. 2	orate base
Handler (	percent)
Total	100.0000
A. F. G. Alta Loma	, 3322
A. F. G. Corona	. 2116
A. F. G. Fullerton	0458
A. F. G. Orange A. F. G. Riverside	. 0356
Hazeltine Packing Co	.7127
Hazeltine Packing Co Placentia Pioneer Valley Growers	. 0000
Association	. 0634
Signal Fruit AssociationAzusa Citrus Association	. 9376
Damerel-Allison Co.	. 9764 1. 1121
Glendora Mutual Orange Associa-	** *****
tion	. 4896
Irwindale Citrus Association Puente Mutual Citrus Association_	
Valencia Heights Orchards Associa-	.0431
tion	. 1831
Covina Citrus Association	1.6294
Covina Orange Growers Associa-	4500
Glendora Citrus Association	. 4726
Glendora Heights Orange & Lemon	
Growers Association	. 1565
Gold Buckle Association  La Verne Orange Association	3.0928
Anaheim Citrus Fruit Association	4.3789
Anaheim Valencia Orange Associa-	.0101
tion	.0230
Eadington Fruit CoFullerton Mutual Orange Associa-	. 2968
tion	. 2095
La Habra Citrus Association	.1188
Orange County Valencia Associa-	
Orangethorpe Citrus Association	. 0308
Placentia Coop. Orange Associa-	. 0208
tion	.0286
Yorba Linda Citrus Association Alta Loma Heights Citrus Associa-	.0102
Alta Loma Heights Citrus Associa-	The reserve
tionCitrus Fruit Growers	. 3263
Cucamonga Citrus Association	1.0531 .4573
Etiwanda Citrus Fruit Association	. 2273
Mountain View Fruit Association	.1460
Old Baldy Citrus Association Rialto Heights Orange Growers	.4170
Unland Citrus Association	2. 3110
Upland Heights Orange Associa-	
Consolidated Orange Growers	. 9860
Frances Citrus Association	.0214
Garden Grove Citrus Association	.0377
Goldenwest Citrus Association	. 0858
Olive Heights Citrus Association Santa Ana-Tustin Mutual Citrus	. 0519
Association	.0188
AssociationSantiago Orange Growers Association	. 0100
tion	.1608
Tustin Hills Citrus Association Villa Park Orchard Association	.0391
Bradford Bros. Inc.	.0332
Placentia Mutual Orange Associa- tion	. 2000
tion	.1661
Placentia Orange Growers Associa-	0171
tionCall Ranch	. 5824
Jameson Co	. 3766
Orange Heights Orange Associa-	1 0054
Jameson Co	1. 2954 1. 3227
East Highland Citrus Association	. 4260
Fontana Citrus Association Highland Fruit Growers Associa-	. 4260
Highland Fruit Growers Associa-	
tionRedlands Heights Groves	. 6263
Redlands Orangedale Association_	.9779
Redlands Orangedale Association_ Break & Son, Allen Bryn Mawr Fruit Growers Associa-	. 2695
bryn Mawr Fruit Growers Associa-	1 1001
tion Mission Citrus Association	7475
Mission Citrus Association Redlands Coop. Fruit Association_	1, 8815

PRORATE BASE SCHEDULE-Continued ALL ORANGES OTHER THAN VALENCIA ORANGEScontinued

Prorate District No. 2—Contin	nued
Pr	orate base
	nercent
tion	1 0750
Redlands Select Groves	1.0752
Rialto Citrus Association	6721
Rialto Orange Co	. 3131
Southern Citrus Association	0760
United Citrus Growers	7085
Zilen Citrus Co	. 7574
Andrews Brothers of Calif	.0799
Arlington Heights Citrus Co Brown Estate, L. V. W	. 6414
Gavilan Citrus Association	1.6980 1.8429
Hemet Mutual Groves	9610
Highgrove Fruit Association	. 7365
Krinard Packing Co	1 CAEA
McDermont Fruit Co	1.8167
Monte Vista Citrus Association	1.3711
National Orange Co Riverside Heights Orange Associa-	. 8897
Sierra Vista Packing Association	1.2923
Victoria Avenue Citrus Associa-	. 7796
tion	2. 4373
Claremont Citrus Association	1. 1672
College Heights Orange & Lemon	2. 1012
Association	1.2568
El Camino Citrus Association	. 4217
Indian Hill Citrus Association	1.2192
Pomona Fruit Growers Exchange_ Walnut Fruit Growers Association_	1.6630
West Ontario Citrus Association	. 4679
El Cajon Valley Citrus Association	1. 1328
Escondido Orange Association	. 4649
San Dimas Orange Growers As-	
sociation	1.2748
Ball & Tweedy Association	.1007
Canoga Citrus Association	. 0743
Covina Valley Orange Co	. 2465
tion	. 1299
San Fernando Fruit Growers As-	
San Fernando Heights Orange	. 3480
Association	.3497
Sierra Madre-Lamanda Citrus As-	
sociation	. 2277
Camarillo Citrus Association Fillmore Citrus Association	. 0093
Oiai Orange Association	1. 1489 . 8510
Piru Citrus Association	1.0235
Santa Paula Orange Association	.1131
Tapo Citrus Association	. 0595
East Whittier Citrus Association El Ranchito Citrus Association	.0087
Whittier Citrus Association	.0592
Whittier Select Citrus Associa-	.1004
tion	.0310
Anaheim Coop, Orange Associa-	-
Bryn Mawr Mutual Orange Association. Chula Vista Mutual Lemon Associations	. 0525
sociation	. 4960
Chula Vista Mutual Lemon As-	
SOCIA GIOII	. 1226
Escondido Coop. Citrus Associa-	000=
Euclid Avenue Orange Association	3.0200
Foothill Citrus Union, Inc.	.1699
Fullerton Coop. Orange Associa-	
Garden Grove Orange Coop., Inc.	.0424
Golden Orange Groves, Inc.	.0290
Highland Mutual Groves, Inc.	.3245
Index Mutual Association	.0036
La Verne Coop. Citrus Associa-	
Mentone Heights Association	3.7086
Olive Hillside Groves	. 6674
Orange Coop, Citrus Association	.0130
Redlands Foothill Groves	2. 9127
Redlands Mutual Orange Associa-	
tionRiverside Citrus Association	.9933
Ventura County Orange & Lemon	. 2091
Riverside Citrus Association	.1762

PRORATE BASE SCHEDULE-Continued ALL ORANGES OTHER THAN VALENCIA ORANGEScontinued

Prorate District No. 2-Continued

Pi	orate base
Handler	(percent)
Whittier Mutual Orange & Lemon	
Association	0.0200
Babljuice Corp. of California	4940
Cherokee Citrus Co., Inc	1 2870
Chess Co., Mever W	2562
Evans Brothers Packing Co	1 1017
Gold Banner Association	2 0200
Granada Packing House	2030
Hill Packing House, Fred A	6614
Inland Fruit Dealers, Inc	.3719
MacDonald Fruit Co	. 0999
Orange Belt Fruit Distributors	1.7182
Paramount Citrus Association	. 2552
Placentia Orchard Co	. 0514
San Antonio Orchard Co	1 1000
Snyder & Sons, W. A.	1.1902
Torn Ranch	. 7148
Wall F T	
Wall, E. T Western Fruit Growers, Inc., Reds	1.7188
Treat Growers, Inc., Reds	3. 2287
[F. R. Doc. 49-238; Filed, Jan. 11:16 a. m.]	7, 1949;

#### TITLE 14-CIVIL AVIATION

#### Chapter I—Civil Aeronautics Board

[Civil Air Regs., Amdt. 20-1]

PART 20-PILOT CERTIFICATES

ELIMINATION OF REQUIREMENT FOR PHYSICAL EXAMINATION PRIOR TO TAKING WRITTEN **EXAMINATIONS FOR PILOT RATINGS** 

Adopted by the Civil Aeronautics Board at its office in Washington, D. C., on the 31st day of December 1948.

Section 20.61, Physical examination, provides that, prior to taking examinations and tests for a rating, an applicant for a pilot certificate with a private rating shall have met the appropriate physical requirements prescribed for the issuance of his certificate within the preceding 24 calendar months and an applicant for a pilot certificate with a commercial rating shall have met the physical requirements prescribed for the issuance of his certificate within the preceding 12 calendar months. Examinations specified in this section include

tical examinations and flight tests. This amendment will enable an applicant to take the written examination before taking the physical examination. It will be noted that the physical requirements must be met before an applicant may take a flight test.

written examinations as well as prac-

Interested persons have been afforded an opportunity to participate in the making of this amendment, and due consideration has been given to all relevant matter presented.

In consideration of the foregoing, the Civil Aeronautics Board hereby amends Part 20 of the Civil Air Regulations (14 CFR, Part 20, as amended), effective February 5, 1949:

By amending § 20.61 to read as follows:

§ 20.61 Physical examination. Prior to taking a flight test for a rating, an applicant shall have met the appropriate physical requirements within the time limitations hereinafter prescribed:

(a) Private rating. Within the preceding 24 months.

(b) Commercial rating. Within the preceding 12 months. (Secs. 205 (a), 601, 602, 52 Stat. 984, 1007, 1008; 49 U. S. C. 425 (a), 551, 552)

By the Civil Aeronautics Board.

[SEAL]

M. C. MULLIGAN. Secretary.

[F. B. Doc. 49-203; Filed, Jan. 7, 1949; 8:55 a. m.l

[Civil Air Regs., Amdt. 22-5]

PART 22-LIGHTER-THAN-AIR PILOT CERTIFICATES

ELIMINATION OF REQUIREMENT FOR PHYSI-CAL EXAMINATION PRIOR TO TAKING WRIT-TEN EXAMINATIONS FOR PILOT RATINGS

Adopted by the Civil Aeronautics Board at its office in Washington, D. C., on the 31st day of December 1948.

Section 22.241 provides that prior to taking examinations and tests for the original issuance of a lighter-than-air pilot certificate an applicant shall have met the appropriate physical requirements. This amendment will enable an applicant to take the written examinations before taking the physical examination. It will be noted that the physical requirements must be met before an applicant may take a flight test.

Interest persons have been afforded an opportunity to participate in the making of this amendment, and due consideration has been given to all relevant matter

presented.

In consideration of the foregoing, the Civil Aeronautics Board hereby amends Part 22 of the Civil Air Regulations (14 CFR, Part 22, as amended), effective February 5, 1949:

By amending § 22.241 to read as follows:

§ 22.241 Physical examination. Prior to taking a flight test for a lighter-thanair pilot certificate, an applicant shall have met the appropriate physical requirements within the time limitations hereinafter prescribed:

(a) Private lighter-than-air pilot certificate. Within the preceding 24 months.

(b) Commercial lighter-than-air pilot certificate. Within the preceding 12

months. (Secs. 205 (a), 601, 602, 52 Stat. 984, 1007, 1008; 49 U.S. C. 425 (a), 551, 552)

By the Civil Aeronautics Board.

[SEAL]

M. C. MULLIGAN, Secretary.

[F. R. Doc. 49-204; Filed, Jan. 7, 1949; 8:55 a. m.

#### TITLE 15-COMMERCE AND FOREIGN TRADE

Chapter III-Bureau of Foreign and Domestic Commerce, Department of Commerce

[3d Gen. Rev. of Export Regs. Amdt. P. L. 16]

PART 399-POSITIVE LIST OF COMMODITIES AND RELATED MATTERS

DELETION OF CERTAIN COMMODITIES FROM LIST

Section 399.1 Appendix A-Positive List of Commodities is amended by deleting therefrom the following commodi-

Dept. of Comm. Sched.

B No.

408000

Commodity Telegraph, trolley, and electric light 403400

Sawed timber, 5" or larger in least dimension:

Softwoods, not treated: 406000 Southern pine. 406300 Douglas fir.

Cedar, except Port Orford cedar. Other softwoods. 406500 406900 Creosoted or otherwise treated:

Southern pine.

408500 Other. Boards, planks and scantlings, less than 5" in least dimension: Softwoods:

Cypress. 410000 Douglas fir, rough. 410100 Douglas fir, dressed. 410200 Southern pine, rough. 410300

Southern pine, dressed. 410400 410610

Ponderosa pine. White pine (include northern white, Norway, Idaho white 410650 and sugar pine)

Other cedar (include western 410790 red). Redwood. 410800

Dept. of Sched. B No.

Commodity Boards, planks and scantlings, less than 5" in least dimension— Continued

Softwoods-Continued Spruce. 410900

411200 Hemlock. Other softwoods. 411600 Hardwoods:

hardwood dimension Small stock:

Except squares. 413600 413700 Oak squares. Other squares. 413800 Plywood, aero grade. 421401

Plywood, hardwood, except aero 421405 grade. Plywood, Douglas fir, except aero 421407

grade. Plywood, softwood, except Douglas 421409

fir and aero grade. Streptomycin (formerly 813575) 813577 Sodium carbonate, calcined or soda 836500 ash.

ash, causticized (formerly 836600

837900).
Sodium hydroxide or caustic soda, except liquid form (formerly 837310 837300).

(Sec. 6, 54 Stat. 714, 55 Stat. 206, 56 Stat. 463, 58 Stat. 671, 59 Stat. 270, 60 Stat. 215, 61 Stat. 214, 61 Stat. 321; Pub. Law 395, 80th Cong.; 50 U. S. C. App. and Sup. 701, 702; E. O. 9630, Sept. 27, 1945, 10 F. R. 12245; E. O. 9919, Jan. 3, 1948, 13 F. R. 59)

Dated: January 4, 1949.

FRANCIS MCINTYRE, Assistant Director, Office of International Trade.

[F. R. Doc. 49-193; Filed, Jan. 7, 1949; 8:52 a. m.]

#### TITLE 25-INDIANS

#### Chapter I-Office of Indian Affairs, Department of the Interior

APPENDIX-EXTENSION OF THE TRUST OF RESTRICTED STATUS OF CERTAIN INDIAN

CROSS REFERENCE: For extension of trust periods on Indian lands expiring during the calendar year of 1948, see Executive Order 10027, supra.

### NOTICES

### DEPARTMENT OF THE TREASURY

**Bureau of Customs** 

[T. D. 52118]

INTERNATIONAL HARVESTER CO. REGISTRATION OF FUNNEL MARK

JANUARY 3, 1949.

The Acting Commissioner of Customs, by virtue of the authority vested in him by section 7 of the act of May 28, 1908 (U. S. C., title 46, sec. 49), as modified by section 102, Reorganization Plan No. 3 of 1946 (3 CFR, 1946 Supp., ch. IV), and in accordance with § 3.81 (a), Customs Regulations of 1943 (19 CFR, 1944 Supp., 3.81 (a)), has registered the funnel mark of the International Harvester Company described below:

The mark is to appear on a stack painted black with an insignia centered on each side of the funnel in a fore-andaft direction, 10 feet from the top of the stack. The insignia consists of a 6-foot 6-inch white square with rounded corners in which the letter "H" appears in black, superimposed upon which is a red dotted "I." The letter "I" is 5 feet 3½ inches over all. The stroke of the letter is 15 inches. The dot on the "I" is 141/2 inches in depth and is separated from the lower portion of the letter by a white band 4 inches in depth. The letter "H'

is 3 feet 9 inches in height and 5 feet 4 inches in width over all. The horizontal bar of the "H" is centered vertically on the vertical bars. The stroke of the letter is 15 inches. The space between the lower edge of the white square and the lower edge of each of the letters is 71/4 inches. The letters are centered horizontally in the square.

A colored scale replica drawing of the funnel mark described above is on file with the Division of the Federal Reg-

W. R. JOHNSON, Acting Commissioner of Customs.

[F. R. Doc. 49-194; Filed, Jan. 7, 1949; 8:52 a. m.}

# DEPARTMENT OF AGRICULTURE

#### Rural Electrification Administration

[Administrative Order 1738]

LOAN ANNOUNCEMENT

DECEMBER 28, 1948.

Pursuant to the provisions of the Rural Electrification Act of 1936, as amended, a loan contract bearing the following designation has been signed on behalf of the Government acting through the Administrator of the Rural Electrification Administration:

Loan designation: Amount
Minnesota 37P Jackson\_\_\_\_\_ \$1,088,000

[SEAL] WILLIAM J. NEAL,
Acting Administrator.

[F. R. Doc. 49-186; Filed, Jan. 7, 1949; 8:50 a. m.]

[Administrative Order 1739]

LOAN ANNOUNCEMENT

DECEMBER 28, 1948.

Pursuant to the provisions of the Rural Electrification Act of 1936, as amended, a loan contract bearing the following designation has been signed on behalf of the Government acting through the Administrator of the Rural Electrification Administration:

Loan designation: Amount
Arizona 17D Graham \$1,320,000

[SEAL] WILLIAM J. NEAL, Acting Administrator.

[F. R. Doc. 49-187; Filed, Jan. 7, 1949; 8:50 a. m.]

[Administrative Order 1740]

LOAN ANNOUNCEMENT

DECEMBER 28, 1948.

Pursuant to the provisions of the Rural Electrification Act of 1936, as amended, a loan contract bearing the following designation has been signed on behalf of the Government acting through the Administrator of the Rural Electrification Administration:

Loan designation: Amount
Arizona 23B Greenlee \$320,000

[SEAL] WILLIAM J. NEAL,
Acting Administrator.

[F. R. Doc. 49-188; Filed, Jan. 7, 1949; 8:50 a. m.]

[Administrative Order 1741] LOAN ANNOUNCEMENT

DECEMBER 31, 1948.

Pursuant to the provisions of the Rural Electrification Act of 1936, as amended, a loan contract bearing the following designation has been signed on behalf of the Government acting through the Administrator of the Rural Electrification Administration:

Loan designation: Amount Texas 99M Jones \$315,000

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 49-189; Filed, Jan. 7, 1949; 8:50 a.m.]

#### FEDERAL REGISTER

[Administrative Order 1742] LOAN ANNOUNCEMENT

DECEMBER 31, 1948.

Pursuant to the provisions of the Rural Electrification Act of 1936, as amended, a loan contract bearing the following designation has been signed on behalf of the Government acting through the Administrator of the Rural Electrification Administration:

Loan designation: Amount
Texas 102M Jackson \$15,000

[SEAL]

CLAUDE R. WICKARD, Administrator.

[F. R. Doc. 49-190; Filed, Jan. 7, 1949; 8:50 a. m.]

[Administrative Order 1743] LOAN ANNOUNCEMENT

DECEMBER 31, 1948.

Pursuant to the provisions of the Rural Electrification Act of 1936, as amended, a loan contract bearing the following designation has been signed on behalf of the Government acting through the Administrator of the Rural Electrification Administration:

Loan designation: Amount Indiana 74G Huntington \$200,000

[SEAL] CLAUDE R. WICKARD,

Administrator.

[F. R. Doc. 49-191; Filed, Jan. 7, 1949; 8:50 a. m.]

### FEDERAL POWER COMMISSION

[Docket No. G-1001]

TENNESSEE GAS TRANSMISSION CO.
NOTICE OF APPLICATION

JANUARY 5, 1949.

Notice is hereby given that on November 30, 1948, Tennessee Gas Transmission Company (Applicant), a Delaware Corporation having its principal place of business at Houston, Texas, filed an application for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, authorizing the continued operation of an existing pipeline connection with Texas Gas Transmission Corporation (formerly Memphis Natural Gas Company) near Greenville, Mississippi, consisting of a meter station, approximately 1,764 lineal feet of connecting pipeline, valves, and other appurtenant equipment.

Applicant states that the facilities described in the application have been utilized during the past two winter seasons for emergency deliveries to Memphis Natural Gas Company and that it believes the public interest requires the continuation in existence of the connection for receipt or delivery of gas in the event of future emergency. Applicant further states that the probable amounts of gas involved in any such emergency deliveries at the Greenville, Mississippi connection would not in any appreciable degree affect the gas reserve dedicated to Applicant's system.

It is proposed to make deliveries at the connection on an interruptible basis to

meet emergency conditions pursuant to the provisions of Applicant's Interruptible Rate Schedule R-3 on file with the Commission.

The total overall capital cost of installation of the facilities described in the application was approximately \$20,-717, and no further capital costs will be incurred or financing required in connection with the operation thereof.

Any interested State commission is requested to notify the Federal Power Commission whether the application should be considered under the cooperative provisions of § 1.37 of the Commission's rules of practice and procedure and, if so, to advise the Federal Power Commission as to the nature of its interest in the matter and whether it desires a conference, the creation of a board, or a joint or concurrent hearing, together with reasons for such request.

The application of Tennessee Gas Transmission Company is on file with the Commission and is open to public inspection. Any person desiring to be heard or to make any protest with reference to the application shall file with the Federal Power Commission, Washington 25, D. C., not later than 15 days from the date of publication of this notice in the Federal Register, a petition to intervene or protest. Such petition or protest shall conform to the requirements of §§ 1.8 or 1.10, whichever is applicable, of the rules of practice and procedure.

[SEAL]

LEON M. FUQUAY, Secretary.

[F. R. Doc. 49-195; Filed, Jan. 7, 1949; 8:52 a. m.]

[Docket No. G-1155] BALTIC OPERATING CO.

ORDER FIXING DATE OF HEARING

On November 23, 1948, Baltic Operating Company (Applicant), an Oklahoma corporation having its principal place of business at Bartlesville, Oklahoma, filed an application, as supplemented on December 14, 1948, for an order pursuant to section 7 (b) of the Natural Gas Act, as amended, authorizing and approving the abandonment and removal of certain natural-gas facilities, subject to the jurisdiction of the Commission, as fully described in such application and supplement thereto on file with the Commission and open to public inspection.

This proceeding is a proper one for disposition under the provisions of § 1.32 (b) of the Commission's rules of practice and procedure, applicant having requested that its application be heard under the shortened procedure provided by the aforesaid rule for noncontested proceedings, and no request to be heard, protest or petition having been filed subsequent to the giving of due notice of the filing of the application, including publication in the Federal Register on December 8, 1948 (13 F. R. 7503).

The Commission orders:

(A) Pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act, as amended, and the Commission's rules of practice and procedure,

a hearing be held January 25, 1949, at 9:30 a.m. (e. s. t.), in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue NW., Washington, D. C., concerning the matters involved and the issues presented by such application: Provided, however, That the Commission may, after a noncontested hearing, forthwith dispose of the proceeding pursuant to the provisions of § 1.32 (b) of the Commission's rules of practice and procedure.

 (B) Interested State commissions may participate as provided by §§ 1.8 and 1.37
 (f) of the said rules of practice and

procedure.

Date of issuance: January 4, 1949.

By the Commission.

[SEAL]

LEON M. FUQUAY, Secretary.

[F. R. Doc. 49-157; Filed, Jan. 7, 1949; 8:45 a. m.]

## FEDERAL TRADE COMMISSION

[Docket No. 5347]

GENSER MFG. Co.

ORDER APPOINTING TRIAL EXAMINER

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

In the matter of David Genser, Max Genser, Ida Genser, Ada Genser, Wallace Genser, and Shirley R. Cohen, copartners trading as Genser Manufacturing Company

This matter beng at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority yested in the Federal Trade Commission,

It is ordered, That John W. Addison, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin at a time and place to be later designated by the Trial Examiner.

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondents. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

-[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-158; Filed, Jan. 7, 1949; 8:45 a. m.]

[Docket No. 5349]

D. LISNER & CO.

ORDER APPOINTING TRIAL EXAMINER

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That John W. Addison, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin at a time and place to be later designated by the Trial Examiner.

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondents. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-160; Filed, Jan. 7, 1949; 8:45 a. m.]

[Docket No. 5371]

COLONIAL BEAD CO., INC.

ORDER APPOINTING TRIAL EXAMINER

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 29th day of December A. D. 1948.

In the matter of Colonial Bead Company, Inc., a corporation, and Abraham Abramovitz and Abraham Goldenberg, individually and as officers of said corporation

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That John W. Addison, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin at a time and place to be later designated by the Trial Examiner.

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immedately to take testimony and evidence on behalf of the respondents. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recom-mended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-159; Filed, Jan. 7, 1949; 8:45 a. m.]

[Docket No. 5374]

ROYAL BEAD NOVELTY CO.

ORDER APPOINTING TRIAL EXAMINER

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

In the matter of Louis Detkin and Lillian Detkin, individually and as copartners, trading as Royal Bead Novelty Company.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That John W. Addison, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin at a time and place to be later des-

ignated by the Trial Examiner. Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondents. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-161; Filed, Jan. 7, 1949; 8:45 a. m.]

[Docket No. 5375]

JACK J. FELSENFELD

ORDER APPOINTING TRIAL EXAMINER

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C. on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That John W. Addison, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin at a time and place to be later designated by the Trial Examiner.

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondents. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-162; Filed, Jan. 7, 1949; 8:46 a. m.]

[Docket No. 5395]

CORO, INC.

ORDER APPOINTING TRIAL EXAMINER

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

In the matter of Coro, Inc., a corporation, and Gerald E. Rosenberger, Carl Rosenberger, and Henry Rosenblatt, individually and as officers of said corpora-

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That John W. Addison, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin at a time and place to be later designated by the Trial Examiner.

FEDERAL REGISTER

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondents. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON. Secretary.

[F. R. Doc. 49-163; Filed, Jan. 7, 1949; 8:46 a. m.]

> [Docket No. 5545] MELSTER CANDIES, INC.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That Earl J. Kolb, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Tuesday, March 1, 1949, at two o'clock in the afternoon of that day (eastern standard time), in Hearing Room, Federal Trade Commission Build-

ing, Washington, D. C.

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

OTIS B. JOHNSON, [SEAL]

Secretary.

[F. R. Doc. 49-164; Filed, Jan. 7, 1949; 8:46 a. m.]

[Docket No. 5546]

LUDEN'S. INC.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That Abner E. Lipscomb, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Tuesday, March 22, 1949, at two o'clock in the afternoon of that day (eastern standard time), in Hearing Room, Federal Trade Commission Build-

ing, Washington, D. C.

Upon completion of the taking of testi-mony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondents. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

OTIS B. JOHNSON, [SEAL] Secretary.

[F. R. Doc. 49-165; Filed, Jan. 7, 1949; 8:46 a. m.l

[Docket No. 5547]

D. L. CLARK CO.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That Abner E. Lipscomb, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is jurther ordered, That the taking of testimony and the receipt of evidence begin on Thursday, March 24, 1949, at

two o'clock in the afternoon of that day (eastern standard time), in Hearing Room, Federal Trade Commission Build-

ing, Washington, D. C.

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-166; Filed, Jan. 7, 1949; 8:46 a. m.]

[Docket No. 5548]

WILLIAMSON CANDY CO. AND GENERAL CANDY CORP.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That Earl J. Kolb, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Tuesday, March 8, 1949, at two o'clock in the afternoon of that day (eastern standard time), Hearing Room, Federal Trade Commission Building,

Washington, D. C.

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondents. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended

order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-167; Filed, Jan. 7, 1949; 8:46 a. m.]

[Docket No. 5550]

SPERRY CANDY CO.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Com-

mission,

It is ordered, That Earl J. Kolb, a Trial Examiner of this commission, be and he hereby is designated and appointed to take testimony and receive evidence inthis proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Thursday, March 3, 1949, at two o'clock in the afternoon of that day (eastern standard time), in Hearing Room, Federal Trade Commission Build-

ing, Washington, D. C.

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-168; Filed, Jan. 7, 1949; 8:46 a. m.]

[Docket No. 5551]

QUEEN ANNE CANDY CO.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the re-

ceipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That Earl J. Kolb, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Thursday, March 10, 1949, at two o'clock in the afternoon of that day (eastern standard time), in Hearing Room, Federal Trade Commission Build-

ing, Washington, D. C.

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint. the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recom-mended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-169; Filed, Jan. 7, 1949; 8:47 a. m.]

[Docket No. 5596]

CLAYTON A. MINTER AND IRA W. MINTER
ORDER APPOINTING TRIAL EXAMINER AND
FIXING TIME AND PLACE FOR TAKING
TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That Abner E. Lipscomb, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Tuesday, March 15, 1949, at two o'clock in the afternoon of that day (eastern standard time), Hearing Room, Federal Trade Commission Building, Washington, D. C.

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondents. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-170; Filed, Jan. 7, 1949; 8:47 a. m.]

[Docket No. 5598]

D. GOLDENBERG, INC.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That Abner E. Lipscomb, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Thursday, March 17, 1949, at two o'clock in the afternoon of that day (eastern standard time), in Hearing Room, Federal Trade Commission Build-

ing, Washington, D. C. Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-171; Filed, Jan. 7, 1949; 8:47 a. m.]

No. 6-2

[Docket No. 5600]

EUCLID CANDY Co., INC.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That Webster Ballinger, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Wednesday, January 12, 1949, at two o'clock in the afternoon of that day (eastern standard time), in Room 332, Federal Trade Commission Build-

ing, Washington, D. C. Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

Otis B. Johnson, Secretary.

[F. R. Doc. 49-172; Filed, Jan. 7, 1949; 8:47 a. m.]

[Docket No. 5601]

MASON, AU AND MAGENHEIMER CONFECTIONERY MFG. Co.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That Webster Ballinger, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and receipt of evidence begin on Friday, January 14, 1949, at ten o'clock in the forenoon of that day (eastern standard time), in Room 388, Federal Trade Commission Building, Washington, D. C.

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondents. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-173; Filed, Jan. 7, 1949; 8:47 a. m.]

[Docket No. 5602]

SWEETS COMPANY OF AMERICA, INC.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That Abner E. Lipscomb, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Thursday, February 10, 1949, at ten o'clock in the forenoon of that day (eastern standard time), Hearing Room, Federal Trade Commission Build-

ing, Washington, D. C. Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law. will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-174; Filed, Jan. 7, 1949; 8:47 a. m.]

[Docket No. 5603]

KERR'S BUTTERSCOTCH, INC.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That Abner E. Lipscomb, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Wednesday, January 19, 1949, at two o'clock in the afternoon of that day (eastern standard time), in Room 332. Federal Trade Commission Build-

ing, Washington, D. C.

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-175; Filed, Jan. 7, 1949; 8:48 a. m.]

[Docket No. 5604]

DELICIA CHOCOLATE AND CANDY MFG. Co. AND UNITED DISTRIBUTORS, INC.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That Webster Ballinger, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Friday, January 21, 1949, at ten o'clock in the forenoon of that day (eastern standard time), in Room 332, Federal Trade Commission Building, Washing-

ton, D. C.

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondents. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-176; Filed, Jan. 7, 1949; 8:48 a. m.]

[Docket No. 5605]

NEW ENGLAND CONFECTIONERY CO.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That Webster Ballinger, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Monday, January 24, 1949, at two o'clock in the afternoon of that day (eastern standard time), in Hearing Room, Federal Trade Commission Building, Washington, D. C.

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-177; Filed, Jan. 7, 1949; 8:48 a. m.]

[Docket No. 5606]

CHARLES N. MILLER CO. AND JOHN MACKIN-TOSH & SONS, LTD., INC.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That Webster Ballinger, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Wednesday, January 26, 1949, at two o'clock in the afternoon of that day (eastern standard time), in Hearing Room, Federal Trade Commission Build-

ing, Washington, D. C. Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondents. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-178; Filed, Jan. 7, 1949; 8:48 a. m.]

[Docket No. 5607]

F. B. WASHBURN CANDY CORP.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That Webster Ballinger, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Friday, January 28, 1949, at ten o'clock in the forenoon of that day (eastern standard time), in Hearing Room, Federal Trade Commission Build-

ing, Washington, D. C. Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-179; Filed, Jan. 7, 1949; 8:48 a. m.]

[Docket No. 5608]

AMERICAN CHICLE CO.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That Webster Ballinger, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence

begin on Monday, January 31, 1949, at two o'clock in the afternoon of that day (eastern standard time), in Room 332, Federal Trade Commission, Building, Washington, D. C.

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-180; Filed, Jan. 7, 1949; 8:49 a. m.]

[Docket No. 5609]

PLANTERS NUT AND CHOCOLATE CO.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That Abner E. Lipscomb, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Wednesday, February 2, 1949, at two o'clock in the afternoon of that day (eastern standard time), Hearing Room, Federal Trade Commission Building, Washington, D. C.

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondents. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all

of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-181; Filed, Jan. 7, 1949; 8:49 a. m.]

[Docket No. 5611]

EUCLID CANDY CO. OF ILLINOIS

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That Earl J. Kolb, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Monday, February 7, 1949, at two o'clock in the afternoon of that day (eastern standard time), Hearing Room, Federal Trade Commission Building, Washington, D. C.

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law. will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 49-182; Filed, Jan. 7, 1949; 8:49 a. m.]

[Docket No. 5615]

KIMBELL CANDY CO.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That Earl J. Kolb, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in

this proceeding and to perform all other

duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Wednesday, February 16, 1949, at two o'clock in the afternoon of that day (eastern standard time), in Hearing Room, Federal Trade Commission Build-

ing, Washington, D. C.

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

F. R. Doc. 49-183; Filed, Jan. 7, 1949; 8:49 a. m.]

[Docket No. 5617]

UNIVERSAL MATCH CORP.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That Earl J. Kolb, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other

duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Monday, February 21, 1949, at two o'clock in the afternoon of that day (eastern standard time), Hearing Room, Federal Trade Commission Building, Washington, D. C.

Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to pro-

ceed immediately to take testimony and evidence on behalf of the respondent. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recom-mended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SPAT.]

OTIS B. JOHNSON. Secretary.

[F. R. Doc. 49-184; Filed, Jan. 7, 1949; 8:49 a. m.]

[Docket No. 5619]

PAUL F. BEICH CO.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the city of Washington, D. C., on the 29th day of December A. D. 1948.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That Earl J. Kolb, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Friday, February 25, 1949, at ten o'clock in the forenoon of that day (eastern standard time), Hearing Room, Federal Trade Commission Building,

Washington, D. C. Upon completion of the taking of testimony and receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and evidence in behalf of the respondent. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

OTIS B. JOHNSON, [SEAL] Secretary.

[F. R. Doc. 49-185; Filed, Jan. 7, 1949; 8:49 a. m.]

#### DEPARTMENT OF JUSTICE

#### Office of Alien Property

AUTHORITY: 40 Stat. 411, 55 Stat. 839, Pub. AUTHORITY: 40 Stat. 411, 55 Stat. 839, Pub. Laws 322, 671, 79th Cong., 60 Stat. 50, 925; 50 U. S. C. and Supp. App. 1, 616, E. O. 9193, July 6, 1942, 3 CFR, Cum. Supp., E. O. 9567, June 8, 1945, 3 CFR, 1945 Supp., E. O. 9788, Oct. 14, 1946, 11 F. R. 11981.

[Return Order 244]

#### MICHAELA MOUTZOURIDOU

Having considered the claim set forth below and having issued a determination allowing the claim, which is incorporated by reference herein and filed herewith,

It is ordered, That the claimed property, described below and in the determination, be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Claimant and Claim Number, Notice of Intention to Return Published, and Property

Michaela Moutzouridou, Athens, Greece, 6869, November 23, 1948 (13 F. R. 6898); all right, title, interest and claim of any kind or character whatsoever of Fritz Lustgarten in and to the estate of Sigmund Lustgarten,

Appropriate documents and papers effectuating this order will issue.

Executed at Washington, D. C., on January 3, 1949.

For the Attorney General.

[SEAL]

HAROLD I. BAYNTON, Deputy Director, Office of Alien Property.

[F. R. Doc. 49-201; Filed, Jan. 7, 1949; 8:55 a. m.]

#### BRONISLAW L. BEILIN

NOTICE OF INTENTION TO RETURN VESTED PROPERTY -

Pursuant to section 32 (f) of the Trading with the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of the publication hereof, the following property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., and Property and Location

Bronislaw L. Beilin, c/o Domo Furniture Manufacturing Co., 171 Minna Street, San Francisco, Calif., 6079, \$39,632.32 in the Treasury of the United States.

Executed at Washington, D. C., on January 3, 1949.

For the Attorney General.

HAROLD I. BAYNTON. [SEAL] Deputy Director, Office of Alien Property.

[F. R. Doc. 49-202; Filed, Jan. 7, 1949; 8:55 a. m.]